1	Tony M. Diab	
2	25961 Glen Canyon Dr. Laguna Hills, CA 92653	
3	tmdiab@yahoo.com 620-474-0301	
4	in pro per	
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7		
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	VISHAL CHAMARIA, an individual;	Case No.: 2:17-CV-02023-JAD-CWH
11	VIVEK CHAMARIA, an individual; PUJA CHAMARIA, an individual; GAURI CHAMARIA on individual; P. & V. LLC	
12	CHAMARIA, an individual; P & V, LLC, a California limited liability company; CHIP	
13	SHOP, LLC, a California limited liability company,	
14	Plaintiffs,	ORDER
15	vs.	
16	TONY M. DIAB, an individual; SHOOK, HARDY & BACON, L.L.P., a Missouri	(ECF No. 44)
17	limited liability partnership; MATTHEW GREGORY JONES, an individual; G & M	
18	MANAGEMENT SERVICES, INC., a California corporation, dba JONES REAL	
19	ESTATE; DOES I through X, individuals; and ROE BUSINESS ENTITIES I through X,	
20	inclusive,	
21	Defendants.	
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## STIPULATION AND ORDER TO EXTEND TIME TO FILE REPLY IN SUPPORT OF MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION (DKT. 10) (Second Request)

Plaintiffs VISHAL CHAMARIA, VIVEK CHAMARIA, PUJA CHARMARIA, GAURI CHAMARIA, P & V, LLC, and CHIP SHOP, LLC (collectively, the "Plaintiffs"), by and through their attorney of record ALEXIS L. BROWN, ESQ. of the law office of ALEXIS BROWN LAW, CHTD., and Defendant TONY M. DIAB, Defendant in Proper Person, hereby enter into this Stipulation to Extend Time to Respond to Motion to Dismiss for Lack of Personal Jurisdiction (Dkt. 10) (Second Request) pursuant to Fed. R. Civ. P. 6 and L.R. IA 6-1 as follows:

WHEREAS on July 31, 2017, Mr. Diab filed Defendant Tony M. Diab's Notice of Motion and Motion to Dismiss for Lack of Personal Jurisdiction; Memorandum of Points and Authorities Thereon (the "Diab Motion to Dismiss") (Dkt. 10).

WHEREAS pursuant to Court orders, Plaintiffs' response to the Diab Motion to Dismiss (Dkt. 10) was due and filed September 8, 2017. Dkt. 28, 32, 38, 40.

WHEREAS the Parties previously agreed to extend the time for Mr. Diab to file his Reply in Support of the Diab Motion to Dismiss from September 15, 2017 to September 18, 2017. Dkt. 28, 32, 40.

WHEREAS the Parties have resumed settlement discussions and believe that an amicable resolution to their dispute is possible.

WHEREAS in light of the foregoing, the Parties stipulate and agree that Mr. Diab shall have this second extension until and including September 21, 2017 to file his Reply in Support of the Diab Motion to Dismiss (Dkt. 10).

Based on the foregoing,

IT IS HEREBY STIPULATED that good cause exists to allow Mr. Diab until September 21, 2017 to file a reply in support of the Diab Motion to Dismiss (Dkt. 10).

DATED this 15<sup>th</sup> day of September, 2017.

IT IS SO ORDERED.

ALEXIS BROWN LAW, CHTD.

/s/ Alexis Brown

United States District Judge
Dated: September 18, 2017.

Alexis L. Brown (No. 12338)
Attorney for Plaintiffs

DATED this 15<sup>th</sup> day of September, 2017. /s/ Tony M. Diab By: \_\_\_\_\_\_ Tony M. Diab, Defendant in pro per IT IS SO ORDERED. DATED: U.S. DISTRICT COURT JUDGE